IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

IN RE: REMBRANDT TECHNOLOGIES, LP PATENT LITIGATION))) MDL Docket No. 07-md-1848 (GMS)))
MOTOROLA, INC., CISCO SYSTEMS, INC., SCIENTIFIC-ATLANTA, INC., ARRIS GROUP, INC., THOMSON, INC., AMBIT MICROSYSTEMS, INC., and NETGEAR, INC., Plaintiffs,	()))) ()) () () Civil Action No. 07-752-GMS)
v.) JURY TRIAL DEMANDED
REMBRANDT TECHNOLOGIES, LP,))
Defendant.))
REMBRANDT TECHNOLOGIES, LP, and REMBRANDT TECHNOLOGIES, LLC d/b/a REMSTREAM, Counter-Plaintiffs,)))))) Civil Action No. 07-752-GMS
v.))
MOTOROLA, INC., CISCO SYSTEMS, INC., SCIENTIFIC-ATLANTA, INC., ARRIS GROUP, INC., THOMSON, INC., AMBIT MICROSYSTEMS, INC., NETGEAR, INC., TIME WARNER CABLE, INC., TIME WARNER CABLE LLC, TIME WARNER NEW YORK CABLE LLC, TIME WARNER ENTERTAINMENT COMPANY, LP, COMCAST CORPORATION, COMCAST CABLE COMMUNICATIONS, LLC, CHARTER COMMUNICATIONS, INC., CHARTER COMMUNICATIONS OPERATING, LLC, COXCOM, INC., COX COMMUNICATIONS,	JURY TRIAL DEMANDED

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INC., COX ENTERPRISES, INC., CSC
HOLDINGS, INC., CABLEVISION SYSTEMS
CORPORATION, ADELPHIA
COMMINICATIONS CORPORATION,
CENTURY-TCI CALIFORNIA
COMMUNICATIONS, LP, CENTURY-TCI
HOLDINGS, LLC, COMCAST OF
FLORIDA/PENNSYLVANIA, L.P. (f/k/a
PARNASSOS, LP), COMCAST OF
PENNSYLVANIA II, L.P. (f/k/a CENTURY-TCI
CALIFORNIA, L.P.), PARNASSOS
COMMUNICATIONS, LP, ADELPHIA
CONSOLIDATION, LLC, PARNASSOS
HOLDINGS, LLC, and WESTERN NY
CABLEVISION, LP,
           Counter-Defendants.
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NOTICE OF VOLUNTARY DISMISSAL OF COX ENTERPRISES, INC. AND COX COMMUNICATIONS, INC. WITHOUT PREJUDICE

WHEREAS, Counter-Defendants CoxCom, Inc. ("CoxCom"), Cox Enterprises, Inc. ("CEI") and Cox Communications, Inc. ("CCI") have represented to Defendants, Counter-Plaintiffs Rembrandt Technologies, LP and Rembrandt Technologies, LLC d/b/a Remstream (collectively "Rembrandt") that:

- CoxCom is the proper Cox entity to respond to the claims asserted by Rembrandt in this 1. case, and no Cox entity will take the position that CoxCom is not the proper party;
- 2. Rembrandt can assert its current infringement claims against, and reach, all of Cox's cable operations through CoxCom. Rembrandt does not need to add any Cox entities or affiliates to this suit to be able to assert its infringement claims against all of Cox's cable operations;
- 3. CoxCom has the financial ability to pay any judgment entered in this case;
- 4. CoxCom will treat document requests propounded upon it in this case as if also propounded upon CCI and will provide responsive document discovery consistent with the Federal Rules of Civil Procedure for CCI without requiring Rembrandt to subpoena documents from CCI; and,
- 5. CEI is a parent company with no cable operations which does not have any documents in its possession, custody or control which are relevant to the above-referenced litigation.

NOW THEREFORE, in reliance upon the above representations, pursuant to Fed. R. Civ. P. 41(a)(1), Rembrandt, by and through undersigned counsel, hereby voluntarily dismisses only Counter-Defendants Cox Enterprises, Inc. and Cox Communications, Inc. from this action without prejudice.

Dated: February 15, 2008

/s/ James D. Heisman

Collins J. Seitz, Jr. (#2237) Francis DiGiovanni (#3189) James D. Heisman (#2746) Kristen Healey Cramer (#4512) CONNOLLY BOVE LODGE & HUTZ LLP The Nemours Building 1007 N. Orange Street Wilmington, DE 19899 Phone (302) 658-9141 cseitz@cblh.com fdigiovanni@cblh.com jheisman@cblh.com kcramer@cblh.com

Attorneys for Rembrandt Technologies, LP, and Rembrandt Technologies, LLC d/b/a Remstream

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CERTIFICATE OF SERVICE

I, James D. Heisman., hereby certify that on this 15th day of February, 2008, a true copy of the foregoing **Notice of Voluntary Dismissal of Cox Enterprises, Inc. and Cox Communications, Inc. Without Prejudice** was emailed to the following persons and was electronically filed with the Clerk of the Court using CM/ECF which will send notification of such filing to the following and the document is available for viewing and downloading from CM/ECF:

BY E-MAIL

Is als D. Dlymanfald	Inles W. Charry
	John W. Shaw
	Young, Conaway, Stargatt & Taylor
Morris, Nichols, Arsht & Tunnell LLP	The Brandywine Building
1201 North Market Street	1000 West Street, 17th Floor
P.O. Box 1347	P.O. Box 391
Wilmington, DE 19899	Wilmington, DE 19899-0391
jblumenfeld@mnat.com	jshaw@ycst.com
klouden@mnat.com	-
Rodger D. Smith II (#3778)	Richard D. Kirk
1201 N. Market Street	Scott G. Wilcox
P.O. Box 1347	Stephen B. Brauerman
Wilmington, DE 19899-1347	Bayard, PA
(302) 658-9200	222 Delaware Avenue, Suite 900
rsmith@mnat.com	P.O. Box 25130
	Wilmington, DE 19899
	rkirk@bayardlaw.com
	swilcox@bayardlaw.com
	sbrauerman@bayardlaw.com
	-

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Fredrick L. Cottrell, III	Peter J. Toren
Kelly E. Farnan	Lawrence B. Goodwin
Richards, Layton & Finger, P.A.	Monica V. Bhattacharyya
One Rodney Square	Stefan R. Stoyanov
920 North King Street	Kasowitz, Benson, Torres & Friedman LLP
Wilmington, DE 19801	1633 Broadway
cottrell@rlf.com	New York, NY 10019
farnan@rlf.com	ptoren@kasowitz.com
	lgoodwin@kasowitz.com
	mbhattacharyya@kasowitz.com
	sstoyanov@kasowitz.com
Josh A. Krevitt	David Segal
Charles J. Bourdreau	Gibson, Dunn & Crutcher LLP
Gibson, Dunn & Crutcher LLP	3161 Michelson Drive
200 Park Avenue, 47 th Floor	Irvina, California 92612-4412
New York, New York 10166-0193	dsegal@gibsondunn.com
jkrevitt@gibsondunn.com	
cboudreau@gibsondunn.com	
Amanda J. Tessar	David S. Benyacar
Gibson, Dunn & Crutcher LLP	Daniel L. Reisner
1801 California Street, Suite 4200	Kaye Scholer LLP
Denver, CO 80202-2642	425 Park Avenue
atessar@gibsondunn.com	New York, New York 10022
	dbenyacar@kayescholer.com
	dreisner@kayescholer.com
Matthew D. Powers	Robert A. Van Nest
Edward R. Reines	Brian L. Ferrall
Weil Gotshal & Manges LLP	Daralyn J. Durie
201 Redwood Shores Parkway	Leo L. Lam
Redwood Shores, CA 94065	Matthew M. Werdegar
matthew.powers@weil.com	KEKER & VAN NEST LLP
edward.reines@weil.com	710 Sansome Street
	San Francisco, CA 94111
	rvannest@kvn.com
	bferrall@kvn.com
	ddurie@kvn.com
	llam@kvn.com
	mwerdegar@kvn.com
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John Desmarais	Eric R. Lamison
Kirkland & Ellis LLP	Kirkland & Ellis LLP
Citigroup Center	555 California Street, Ste. 2700
153 East 53rd Street	San Francisco, CA 94104
New York, New York 10022	elamison@kirkland.com
jdesmarais@kirkland.com	
Mitchell Stockwell	Bradford P. Lyerla
Kilpatrick & Stockton LLP	Kevin D. Hogg
110 Peachtree Street, N.E.	Charles E. Juister
Suite 2800	Marshall, Gerstein & Borun LLP
Atlanta, GA 30309	6300 Sears Tower
MStockwell@KilpatrickStockton.com	233 South Wacker Drive
	Chicago, IL 60606-6357
	<u>blyerla@marshallip.com</u>
	khogg@marshallip.com
	cjuister@marshallip.com
	-

/s/ James D. Heisman_

James D. Heisman (#2746) jheisman@cblh.com

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